Statements recording CIA made in conmertion with the veto of the Internal Security Act of 1950. Congressional Record 33, September 1950.

Mr. McCARRAN. Mr. Procident, I sek unanimous concent to have printed at this point in the RECORD my analysis of the Procident's vote, in the light of the provisions of the bill.

There being no objection, the statement was ordered to be printed in the MMCORD, as follows:

CTATELERY BY SHEATON HOGAMAN

The third numbered objection in the vote message is that this bill would deprive us of the great assistance of many aliens in intelligence matters.

In reading through the rescinder of the veto message, Mr. President, I have tried to find some documentation for that charge. I did not find it. I will not say it is not there; but I did not find it. I did find the charge repeated, on page 5 of the mineographed copy of the veto message; repeated, and enlarged. On that page, the veto message states (speaking of sections 22 and 25 of the bill) that what these provisions would estually do is to prevent us from admitting to our country, or to citizenship, many people who could make real contributions to our national strength. The bill would deprive our Covernment and our intelligence agencies of the valuable services of aliens in security operations. It would require us to exclude and deport the citizens of some friendly, non-Communist countries. It would actually make it essier for subversive aliens to become United States citizens.

Mr. President, the limited authority the Covernment now has to offer anylum in our country to such persons is not disturbed by section 22 of this bill. The authority of the Attorney Comercal to waive the provision excluding such persons is not eliminated. Furthermore, as I pointed out during debate on this bill on the floor of the Senate, the logislation recently pessed by the Congress permitting the mindesion of up to 100 aliens per year for intelligence reasons is not repealed or otherwise affected by H. R. 9590; and the interesting thing is that although that legislation permitted the entry of a hundred persons per year, and was encoted upon the place that at least that many persons would be needed to be allowed to enter the country, yet down to the present time only a hundred of persons has been admitted under that law. (Page 15,817)

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discussion; but there has been so much loose criticism, as I would call it, in relation to this subject, that I wish to find out definitely whether or not in the Sanator's opinion there is in the bill smything which limits or in any way interferes with the action of the so-called Central Intelligence Agency of the lower ment.

Mr. McCARRAN. There is nothing in the bill that limits either the Central Intelligence Agency of the communit or the FM or any one of the other protective a country.

Mr. Willer. I thank the fenator. In A was my own conclusion, but ? wished to have it confirmed.

question, that that matter was gown info over and over again in conference, and was guarded and protected in every way.

So the primary purpose of wis bill, soons other purposes, is to see to it that the internal security of the lovernment of the Brited States is saintained. That is the object of the bill. The agencies which have been established to protect internal product, cortainly would not be interfered with in their operation.

he alkonald. As President, will be endor yields

The PREMIDENC OFFICE. Does the Cara or from the value yield to the

Hr. McCARRAN. I yield.

the point of view of the legislative has emply engaged the question from the point of view of the legislative history, but I particularly wented to call his attention to section 3 of Abblic Law 110, Highty-diret Congress, a copy of which I showed him a little willier, which deels with the right of the intelligence sutherities to oring in—I believe it is a limitation of 100.

Mr. McCARME. That is correct.

Mr. EMBELING. And I wented to make stre that there was not in this anything that interfered in my man in the test leadelative authority.

Ur. MOCALWAN. &

asylus in our country to such persons is not distincted by section 22 of this bill. The authority of the atternation excluding such persons is not aliminated. But thereore, as I pointed out

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during debate on this bill on the Licer of the fenate, the legislation recently passed by the Congress panditing the addresses of up to 100 aliens per year for intelligence reasons is not repealed or otherwise affected by H. R. 9190; and the interesting thing is that although that legislation permitted the entry of a hundred persons per year, and me enacted upon the plan that at least that away persons would be needed to be allowed to enter the country, yet down to the present time only a handful of persons has been admitted under that law.